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### MAY IMPEACH KELSEY.

STRONG SENTIMENT AGAINST THE NEW-JERSEY STATE SECRETARY.

DECISIVE ACTION TO BE TAKEN ON MONDAY-THE LEGISLATURE AT TRENTON PASS-

ING REMEDIAL MEASURES. [BY TELEGRAPH TO THE TRIBUNE.] Trenton, June 6.—The Assembly may decide Monday night to impeach Secretary of State Henry C. Kelsey. There is a tremendous sentiment against the Secretary, and to-day prominent Assemblymen circulated a petition in the shape of a call for a conference on Monday night for the purpose of considering Mr. Kelsey's case. The petition plainly stated that the conference was to consider the advisability of presenting articles of impeachment to the House against the Secretary of State. The original intention was to hold the conference and settle the matter to-night, but it was nearly 7 o'clock when the House adjourned for the week. A big day's work had been performed, and many members suggested that Monday would be a better time to take up so serious a matter, Mr. Kelsey's friends soon learned of the action of the Assemblymen, and they got to work at once. Every power they possessed was exerted in the Secretary's behalf,

minds what action they will take. The House to-day proved its loyalty to the Voorhees Investigating Committee by deciding in caucus to pass all bills having the approval of the committee, and without further delay took up several of those passed by the Senate yesterday and rushed them through. The most interesting discussion of the Senate was on the bill reducing the fees of the Clerk of the Supreme Court. The bill makes the following

but the members have apparently made up their

For a search for judgments, attachments, recognizations, docketed judgments and docketed decrees from Chancery and from the Circuit courts, and all other records which may become a lieu upon real estate, four cents for each year or fraction for each name, and tive cents for stating a judgment, provided that the fee for search and certificate shall in no case be less than 25 cents.

The act is to take effect immediately, and not at the close of the term of the present incumthe best that was offered.

the argument against the bill. He is a warm advocate of the abolishment of all fees and a reduction of salaries. The reduction of the fees will amount to about one-third of the present THE WIDOW OF H. A. CHITTENDEN TO ENJOY THE net income of the office, but this was not cut enough for him, and he talked against it at much

Senator Daly, the minority member of the special Senate Committee, doubted the constitu- N. J., who was formerly a wealthy broker of Newtionality of the act, holding that a reduction of York, was presented for probate at the Surro-

nate Bill No. 361, requiring that the Secre Senate Bill No. 361, requiring that the Sectary of State make weekly returns of fees, provoked quite a discussion. Senator Kuhl askel if it was not a hardship to compel weekly returns. Senators Ketchum and Skirm argued in favor of the bill. They said the result of the investigation had shown clearly that it was absolutely necessary to have prompt and accurate returns the control of the second without a dissenting tion had been been been and accurate returns necessary to have prompt and accurate returns of all fees. The bill passed without a dissenting

of all fees. The bill passed without a dissenting vote.

The bills passed by the Senate and which will save the State thousands of dollars include the act repealing the publication of laws in the newspapers. The Senate this morning passed a number of bills which had been introduced by Chairman Voorhees of the Investigating Committee. These included measures requiring clerks in Chancery and Supreme courts to make a statement under oath to the Controller within tendays after the expiration of each term of the court of the gross amount of all fees and compensation they have received during the term, and providing that the Clerk in Chancery shall receive no compensation for filing papers nor for services rendered in suits and proceedings begun on behalf of the Stale to enforce the payment of taxes by corporations. ment of taxes by corporations.

## HUNTING FOR THE MURDERER.

PARLURE TO CONNECT WILLIAM FLYNN WITH THE KILLING OF HARRIS, THE BUTLER.

Although the detectives who are working on the Harris murder were busy investigating the ante-cedents of William Flynn, who is suspected of complicity in the murder of the colored butler, Harris, nothing developed during the day or evening to connect the prisoner with the crime. Early yesterday morning the prisoner was lined up with ten other men before the desk in the East Fifty-firstst police station, and August Volkart, who said he saw the two assassins leave the Borden house, and followed them for nearly four blocks, was brought into the room to see whether he could not identify Flynn. He hesitated once when he came to Flynn,

Flynn. He hesitated once when he came to Flynn, but shook his head and passed on.

Charles Wasself, who was arrested by the West Twentieth-st police, was atraigned in Jefferson Market as a suspicious person, but Acting-Captain Lynch told Justice Taintor that he had no further Lynch told Justice Taintor that he had no further could be held. Wasself was, therefore, discharged, although the accusation of forgery against him still stands, and he is held on that charge in \$1.500 hail. Flynn will once more be brought up in Yorkville Court this morning. At present he remains in the custody of the Flity-first-st. police.

# THREE LIVES LOST IN A COLLISION.

Pottsville, Penn., June - freight and a coal train came into collision on the Reading Railroad at Locust Dale, near Ashland, early this morning. The engineer, fireman and front brakeman of the freight train were killed, and both trains were so badly wrecked that it took several hours to clear the tracks. The damage will amount to over \$60,000.

EX-SENATOR TABOR'S FINANCIAL TROUBLES. Denver, June 6.—The District Court was appealed to again yesterday by ex-Senator Tabor to stave off the sale of property is the centre of the city, which was to have gone under the bammer at 10 o'clock yesterday morning. An injunction was granted. Tabor's note, secured by a trust deed for \$78.000. had been sold to the Merchants' National Bank, of Chicago, which was about to foreclose. The as-signess said they had secured a loan in the East signees said they had secured a loan in the East for \$1,000,000, and with that amount expected to clear off all indebtedness and allow Tabor to resume business in his own name. This is the fourth time the estate has been saved from sacrifice, and time the the the court was induced to intervene and give the the Court was induced to intervene and give the former millionaire another chance. He has fought former millionaire another chance. He has fought former millionaire another chance. The has been found to the same and reality that has been piedged for loans. Some of these bear interest at the rate of 12 per cent.

SHOT HIS ASSAILANT DEAD.

vannah, Ga., June 6.-Frank Keenan was shot avannah, Ga., June 6.—Frank Keenan was suctified afternoon by Thomas Pounder, an engineer in the fire department. Keenan, who was discharged from the Department yesterday for profamity, attributed his dismissal to Pounder's evidence. He amounced to several people that he intended to amounced to several people that he intended to settle the matter with Pounder, and the latter, having been warned, was prepared for him. Keenan came into the headquarters to-day, and, meeting

### HE DIED FROM HYDROPHOBIA.

PAINFUL END OF JOHN H. COOPER, OF WHITE PLAINS, WHO WAS BITTEN TWO MONTHS AGO BY A FOX TERRIER WHICH WAS KILLED AT THE TIME.

John H. Cooper, thirty-five years old, died in great agony at his home in White Plains yester-day from hydrophobia. Two months ago Mr. Cooper was bitten by a fox terrier, a pet dog of the family The dog had previously bitten Mr. Cooper's young son, but nothing was thought of it, as the bite was slight. When Mr. Cooper was bit-ten by ten he was in the act of picking his slipper from the floor, when the dog snapped at him savagely and buried his teeth in his nose. He immediately

The wound, although an ugly one, healed rapidly, and no extra thought was given the matter until last Sunday afternoon, when Mr. Cooper com-plained of not feeling well. He came to his bustness in New-York, as usual, on Monday, but went home a few hours later, feeling worse. He returned to the city Tuesday and Wednesday, but again went home each day as before. On Welnesday night he became violently ill, and raved all day night he became violently ill, and raved all

circles.

A patient in the Pasteur Institute, A. A. Valentine, forty-seven years old, of No. III Madison-st., Hoboken, was bitten by a small dog on the wrist on Monday night. Wednesday the dog developed suspicious symptoms and was killed. Yesterday Mr. Valentine went to the Pasteur Institute for treatment.

### BEATEN UNCONSCIOUS BY THIEVES.

FOUR OF THEM ATTACK A WATCHMAN, CHOKE AND ROB HIM-LEFT POR DEAD

BY THE RASCALS. William E. Merman, watchman for the David Wolfe Hat Factory, No. 28 Wickliffe-st., Newark, was choked and kicked into insensibility by four robbers, who had entered the factory late Wednesrobbers, who had entered the factory late Wedness day night. Merman, who was in the boiler room, heard a noise on the first floor. Starting up the stairs he was met at the door and choked. He had caught up a pair of shears, and these he used in defence. He was taken back however, and beaten burglary. defence. He was taken back, however, and beaten at the close of the term of the present incum-bent. The bill was not satisfactory to a ma-jority of the Senate, as the drift of the discus-sion indicated. It was accepted because it was the best that was offered.

and kicked into an unconscious state, the robbers leaving him for dead. After removing 35% from his peckets the robbers sought to rob the safe, Merman partially recovered, crawled to a window and gave the less that was offered.

The watchman was taken to the City Hospital Senator Kuhl, Democrat, from Hunterdon, led Seriously injured.

### PECULIAR CLAUSE IN A WILL.

INCOME FROM HIS ESTATE FOR HER NAT-URAL LIFE "NOT EXCEEDING THE

TERM OF FIVE YEARS." The will of Henry A. Chittenden, of Montelatr,

tionality of the act, holding that a reduction of the fees could not be accomplished during the incumbency of the present clerk, and that he could bring suit against the State to recover the difference in the amount of fees as curtailed by the pending bill.

The bill was passed, and Senators Kuhl, Rogers and Daly, who said they favored a salary instead of fees, voted for the measure.

Senator Kuhl then offered an amendment requesting the special committee to draft and present bills for the abolition of the fee system in the office. It was referred to the committee. The House this afternoon passed a number of Senate bills. The General Legislative Appropriation bill, so far as it applies to the House, was amended so as to give two assistant engrossing cierks, an assistant to the bill cierk, and twelve door-keepers.

Senate Bill, No. 281, requiring that the Secret.

DISCHARGED FROM THE ERRES EMPLOY BECAUSE HE WENT TO CREEDMOOR INDIGNATION

IN THE 12TH REGIMENT. William Hiler, of No. 21 West One-hundred-andtold Hiler that he had either to get out of the National Guard or be discharged. Being an enlisted man Hier, of course, could not resign, and was consequently discharged. If he had disobeyed orders and not sone to Creedmoor he would have

been heavily fined. Mr. Campbell's action. Colonel Dowd was out of town last night, but Lieutenant-Colonel Butt spoke his mind freely about the matter. "This is an outrageous case," he said; "and seems all the worse when we remember what the 12th Regiment did for the Eric Raifroad at Buffallo. Hier was ordered to Creedmoor and could do nothing but go or be fined and punished. There are laws to punish employers who my to keep their employes from jury duty, and I think there should be a law to cover a case like this. The Colonel and officers will certainly take the matter up, and my to have Hier reinstated. We will communicate with the president of the road and see whether he will not compel Mr. Campbell to place Hier in his old posttion again. Things will come to a fine pass if National Guardsmen run the risk of being discharged every time they attend to their military duties." his mind freely about the matter. "This is an

## CHOOSING THEIR CANDIDATES.

THE LOUISVILLE REPUBLICAN CONVENTION COM-PLETES ITS TICKET.

Louisville, June 6.—Chairman Walter Evans called the second day's session of the Republican State Convention to order at H.15 o'clock this morning. The business was the nomination of a candidate for Lieutenant-Governor. Dr. W. W. J. Deboe, of Marion, who led in last night's balloting; John L. Bosley, of Clark, and Wood Dunlap, of Fayette, withdrew from the contest. Colonel W. S. Worthington, of Greenup, was nominated on the first bal-lot, a stampede taking place to him at the end of the ballot. On motion of L. J. Crawford, of Camphell, Worthington's nomination was made unani-

Captain Samuel H. Stone, of Madison, C. J. Walton, of Hart, were proposed for Auditor of State. The former was nominated by acciamation on Dr. Walton's withdrawal before the finish

of the first ballot. There were three candidates for Secretary of State, the choice falling to Charles Finley, of Whitney, who defeated Captain J. M. Beatley, of Lee, and S. R. Smith, of Franklin

and S. R. Smith, of Franklin.

George W. Long, of Litchfield, easily won the nomination for State Treasurer from W. L. Hurst, of Boone, by a vote of 36 to 36.

The nomination for Attorney-General came next. There were six names put up, as follows: Colonel Samuel McKee, of Louisville; Judge W. S. Taylor, of Morgantown, R. C. Burns of Boyd; A. B. Eskridge, of Boyd; Judge E. C. Orear, of Montgomery, and W. B. Eansey, of Laurel. The fight narrowed down to a contest between Burns and Taylor, the other candidates withdrawing after the second ballot. Taylor won on the third ballot by a vote of 68 to 621 for Burns.

W. J. Davidson, of Somerset, beat a field of a dozen candidates for Superintendent of Public Instruction.

STRIKE IN HUDSON RIVER BRICKVARDS. Kingston, N. Y., June 6.—A strike which promises to extend all along the Hudson River began to-day at the brickyards of Albert Terry and Robert Mains, at Steep Rocks, a suburb of this city. About two hundred men in Mains's yard quit work because a demand for an increase in wages of from 10 to 1 per cent was refused. The whoelers and setters in Terry's yar's struck because the sanders and duffers had their pay raised, and the demand of the former for a proportionate increase in the a wages was refused.

Buffalo, June 6.-A serious accident, which may result in the loss of one or two lives, occurred on the main line of the Erie near Darien last right. A westbound train was passing one going east when an axie of a car on the latter broke and struck the engine of the former, throwing it and eight cars into the ditch and burying under it Engineer John

## AT THE POINT OF A PISTOL. KNOX'S GAME WON'T WORK.

LAR'S BIDDING.

HER BUREAU AND GIVE UP HER PROP-

ERTY-ONLY A SILVER SPOON TAKEN. The people of Short Hills, N. J., are greatly worked up over a burglary in that place on Wednes man entered the home of Mrs. Gertrude H. Hoffthe third floor. Mrs. Hoffman was awakened about 3 o'clock in the morning by the uneasy actions of a pet dog, which slept on a rug in her room. She started to go into the hall for the lamp burning

day night he became violently iii, and raved all night until early yesterday morning, when he died. After Mr. Cooper was bitten he was urged to go to the Pasteur Institute, but he declined to do so. The exact nature of his trouble was not known until a doctor was called in on Wednesday night, when his case was pronounced hopeless.

For lifteen years Mr. Cooper had been connected with the firm of Austin Nichols & Co., of this city, and at his death had the entire charge of the financial business of the firm. He was one of the most pepular young men in town, was highly connected and prominent in amateur theatrical and singing circles. unlocked. He made her walk to the bureau, and, covering her with the revolver, he searched the sureau. The burglar was after precious stones

### FIRE IN PROCTOR'S THEATRE.

AN ELECTRIC WIRE CAUSES A BLAZE ON THE

Sixth-ave., at 11:15 last night.

## KNOCKED INTO THE AREA WAY.

A COURT OFFICER'S UNEXPECTED EXPERIENCE

WHO HAD BOXED A MAN'S EARS. H. Saward, a real estate dealer, of No. 59 Liberty-st., who lives at No. 416 Third at., Brooklyn, was st., who lives at So. to intrast, brookya, was the complainant. He is a member of St. Ann's Episcopal Church. According to his story, Mrs. Gles called at his home on Wednesday morning in reference to paying a chattel mortgage which he holds on her furniture. She got so angry that a quarrel followed, and Mrs. Gles hit him, he al-

Justice Walsh, on Wednesday, issued a warran for Mrs. Giles's arrest, and it was given to Cour for Mrs. thieses arrest, and it was given by con-officer Moloney for execution. When the latter reached the Twenty-fourth-st, house he found it harricaded against him. With the help of a lock smith, he troke in the front door. He made an attack on the second door, he alleges, when it openes

tack on the second door, he alleges, when it opened suddenly, and he was knocked into the areaway with a club in the hands of Mr. Giles. The noise attracted a crowd, and two policemen were about to arrest Moloney when he showed his badge and warrant, after which they helped him to arrest Mrs. Giles. Justice Walson severely reprimanded Mrs. Giles. "I am strongly tempted to send you to jail for the way Moloney was treated," said he.

Mrs. Giles said that the whole cause of the trouble was that Mr. Saward insisted on foreclosing the mortgage without deducting a sum which, she alleges, is due to Mr. Giles. He had tried, she said, to put her out. In reassing she had committed the alleged assault.

Mrs. Giles was paroted till June 12 for further examination.

## SERIOUS ACCIDENT TO A BANKER.

Chicago, June 6.-While Robert Smart, presiden of the American Exchange National Bank, was rid shied, throwing its rider headforemost to the ground Mr. Stuart's head struck the stone curbing, fractur-ing the skull just behind the ear. He was removed in an unconscious condition to his home. His physi-cians are hopeful of his recovery.

## TELEGRAPHIC NOTES.

Binghamton, N. Y. June 6. Samuel Stewart, a wealthy resident of Bambridge, Chemango County, while walking on the Iselaware and Hudson tracks this afternoon was strick and Instantly killed.
Oswero, N. Y. June 6. The strike at the Oswero Falls woodlen mills has been settled, and the milia are again running. A conference was held between the strikers and management, at which an amicable agreement was reached favorable to the spinners. Pittsburg, June 6. The Standard Oil Company's price for crude oil to-day was Hiller.
Salem, Mass. June 6. The jury in the case of Annie A. M. Brewer, of Lyan, who shot and willed her lover, Gideon W. Latimer, on December 13, 1855, at Lyan, returned a verdict of guilty of manistamenter this afternoon.
New-London, Count, June 6. The schoolship St. Mary's weighed anchor at 10-29 o'clock this morning and started on her European cruise in a light southwesterly wind. She will go first to St. Michael's in the Azores.

Davenport, Iowa, June 6.—The Iowa Mulct lav.

Dayenport, Iowa, June 6.—The Iowa Mulct law, taxing and regulating the running of saloons, was sustained by Judge Brannon in a decision rendered in the Scott County Instrict Court yesterday.

Buffalo, June 6.—Terry O Leary, who for some time has been under surveillance by United States officers on suspicion of smugglion; "Tut" Williams, a negro harber; Quong Hing, a Chinese laundryman, and three other Celestials were arrosted by Deputy Marshal Kane last night. O'Leary, Williams and Quong Hing are charged with smuggling Chinamen across the Canadian border, and the three Celestials with having illegally entered this country.

A WOMAN COMPELLED TO DO A BURG- THE PRESIDENT OF THE BOARD OF EDUCATION TO BE REMOVED.

HE ORDERS HER TO BE STILL TO LEAD HIM TO HE PROMISED COLONEL STRONG TO RESIGN BY JUNE 1. BUT HASN'T DONE SO-HOPING THAT, HIS FAILURE TO STEP DOWN WOULD PASS UNNOTICED TILL AFTER THE MAYOR'S

POWER OF REMOVAL

man, in the western part of the park. No one was in the house at the time except Mrs. Hoffman and two female servants, the latter being asleep on place in city departments the peculiar fact remains that the president of the Board of Educatician and a turncont Republican, is permitted to retain his high office with its all-powerful in fluence on things pertaining to public school affairs. By the combersome case of large and tion, Charles H. Knox, a Tammany Hall polifairs. By the cumbersome code of laws and as much surprised as the woman, but he recov- precedents governing this most important municipal board, the president has a dominating influence in all of its workings. His power is felt in every committee and by every member, and no work can be done effectively if the presi-

dent chooses to throw the weight of his office against it. Such being the power placed in the hands of ticket, but failed signally. Believing that he secure the indictment. could do better by going over to Tammany Hall, injure his former party. By the backing of his dictments supersede the examinations. Both were new political friends Mr. Knox was made a member of the Board of Education, and on the sudpresident of the Board, Mr. Knox, in January,

many members of the Board, and people sup-A fire caused cons terable excitement in the vi-cinity of Proctor's Theatre in Twerty-third-st, near powed that Mr. Knox, occupying the most influential place in the Board, would be deposed also. minutes before, the audience left the the- That Mayor Strong fully intended to remove building was on fire. Mr. Wellen, followed by several of the employes, hurried to the roof, and saw a section of it, about five feet in diameter, aliaze. Mr. Wellen seized an axe and cut an electric light wire which ran to a light on the top set the flar pole, and which its insulation being worn off, had canced the fire. It took about the infinite for the firemen to extinguish the flames. The damage was nominal.

DR. TOXNER WERES CONFISSION.

Tonner, not Thomas. The latter same was used to a fible the physician's lifeality.

Dr. Tonner is said to be well known on the upper West Side. He lives in one of the Navarro apartment-houses in West City-eighth at, where he has affairs and with Mr. Knox are led to the belief

and in spite of his promise to the Mayor to resign June 1.

This game, however, will be checked by the Mayor himself, probably, Mr. Strong is not forgetful of the situation, and he has expressed his determination to remove Mr. Knox to-morrow if the letter of resignation is not in hand by that time. In such an event Mr. Knox, it-stead of retiring gracefully, will be dropped ignominiously, as his fellow-Tammany members were. It is said that ex-Commissioner William J. Van Arsdale, who was removed by Mayor Strong some weeks ago, will be reinstated by the Mayor in place of Mr. Knox.

# A MYSTERIOUS SAFE ROBBERY.

THE HARLEM LIFE PUBLISHING COMPANY LOSES NEARLY \$5,000.

The safe in the office of the Harlem Life Publishing Company, at Nos. 116 and 118 West One-hundred-and-twenty-fifth-st., was robbed a few days ago, when the safe was opened in a mysterious manner and nearly \$5,000 in each was stolen. A report of the robbery was made to Acting ther Coolin but the stary did not leak out well average. conlin, but the story did not leak out until ves-terday. Every effort has been made to prevent the case becoming public, and none of the inter-ested persons would give any information about it

Millard J. Bloomer is editor, and Harvey N. Sing Courier," "The West Chester Critic," "The Mount Vernon Echoes," "The Harlem Life," "The Powers Blade," "The New-Rochelle Life," "The Inc. White Plains Weekly," and "The Peekskill Home Journal." The company moved to new offices in wenty-fifth-st. lately, but could not get their safe inventy-fifth-st lately, but could not get their safe moved immediately. It was left standing in the old offices. Miliard Hoomer placed the sum of \$4,950 in the safe on Mombay last. Toesday morning the discovery was made that the safe had been rifled. The strangest part of the affair is that the safe was not broken open and no violence was made. The person who took the money evidently had some knowledge of the combination. The headquarters detectives have been trying to get a clew to the perpetrators of the robbery. Captain Thompson, of the West One-hundred-and-twenty-nith-st, station, refused to say a word about the case.

Harvey N. Bloomer was found late list night at the Publishing Company's office, but he was reti-cent about the robbery. The publication of the acts at the time, he said, would interfere with the

her so suddenly, the replied: "Hecause Lord Sholts threatened to kill himself unless his wife aban-

## TALK OF A NEW STEEL PLANT.

Pittshurg, Jone 6.-Within six months it is quite probable that plans looking toward the construction of a gigantic steel plant on the banks of Lake Eric, at a point near Cleveland, will be well under

### A VERDICT FOR BARON DE WARDENER THE NEW POLICE BENCH.

HE GETS \$25,000 FOR INJURIES RECEIVED BY BE-ING THROWN FROM A BROADWAY CABLE CAR. A jury before Judge Gaynor, in the Circuit Court, Brooklyn, yesterday found a verdict for \$25,000 favor of Baren de Wardener, who sued the Broadway cable read for \$40,000 damages on account of injuries alleged to have been sustained in June, 1894, on a cable car as it was rounding Union Square, at

Sixteenth-st. The plaintiff, according to the testimony, got on the front platform of the car, and was about to reach for the door handle when the car gave a lurch and he was thrown over twelve feet toward the Everett House, striking with sufficient force on the payement to break his elbow. He was in the hospital some time, and several pieces of bone were removed from his arm. He further said that his health had been broken since the accident, and that while he was an expert swimmer prior to

### INDICTMENTS FOR ARSON.

THE GRAND JURY FINDS EVIDENCE AGAINST SEVERAL PERSONS IN THE FIREBUG CASES.

The Grand Jury yesterday found the following indictments in the firebug cases: Abraham Krone, Isane Zucker and Morris Schoenholz. Of these Krone and Schoenholz are indicted for complicity in the president of the Board of Education, it is the Baxter-st. fire. Schoenholz is also indicted for a matter of surprise to most people why Mayor | the fire at No. 286 Division-st. The two Zuckers are Strong has permitted Mr. Knox to remain the indicted for the fire at No. 506 Tenth-ave. An indictpresident of the Board of Education so long. ment has also been found, it is said, against Morris Mr. Knox was for a long time a member of the Tammany Hall Law Committee. At one time he was a Porchall Law Committee. At one time Abraham Zucker was not indicated but it is said, against Morris Weiner for perjury in relation to the testimony he gave in the Yorkville Court in the Schoenholz case. Abraham Zucker was not indicted, but it is said he was a Republican and ran for office on that that sufficient evidence will be had by to-day to

The examinations of Abraham Krone and Morris he renounced the Republican party and went Schoenholz, which were set for yesterday afternoon over to the enemy's camp and did his utmost to before Recorder Goff, were not held, since the incured a bondsman and appeared for examination, den death of Adolph L. Sanger, the Tammany but was immediately placed under arrest on the indictment. Recorder Goff committed Krone to the list, was elected president by the Tammany ring, which at that time controlled the Roard. In January, 1895, while the same Tammany ring was in control of the board, Mr. Knox was relected president.

On the passage of the Mayor's Power of Removal bill, Mayor Strong did his first good work by removing many of the abnoxious Tammany members of the Board, and peaks and remove the Rammany members of the Board, and peaks are removed.

NECTICUT-THE LEGISLATURE.

Hartford, June 6.-The House this afternoon atre, and most of the employes were preparing to the obnoxious president cannot be doubted, but adopted a resolution directing the Auditors of Pubfollow, when some one nurried into the lobby and just why he has delayed doing so is a mystollow told the treasurer. Mr. Wellen, that the roof of the tery to the public. The reason for the Mayor's troiler Staub for four years. Representative Gardinary

have him until June 1, at which time he prom- in a sermon last Sunday. The committee was in DR. TONNER MAKES CONFESSION.

AN ADMISSION OF GUILT UPON 'A SERIOUS CHARGE.

Anthony Comstock appeared yesterday before the Grand Jury to secure the indictment of Lorange and on his promise that he would send in his resignation thereby escaping the ignominy of being in this request by some influential citizens, and on his promise that he would send in his resignation as member of the Board of Education on June 1 the Mayor has allowed him to hold office until now. But June 1 has come and is passed, and still Mr. Knox continues to hold his high office. June 1 has come, but the lists of outgoing passengers for Europe do not contain the name of Mr. Knox continues of his family as sailing for Europe, and or those of his family as sailing for Europe, and or those of his family as sailing for Europe, and or those of his family as sailing for Europe, and or those of his family as sailing for Europe, and or those of his family as sailing for Europe, and the manner of the promise that he would send in his resignation to reduce the Mayor that he would send in his resignation to reduce the Mayor that he would send in his resignation. Hereby escaping the ignominy of being in the ignominy of being in the ignominy of being in the serious of the Anti-Pool law of 1853, permitting passed the Mayor that he would send in his resignation. Hereby escaping the ignominy of being interest to send for persons and papers. According to newspaper reports, Mr. Mason, in commentation of the action of Senators in voting for the amendment to the Anti-Pool law of 1853, permitting passed the Mayor that he would send in his resignation. In the paper of the Anti-Pool law of 1853, permitting passed the Mayor that he would send in his resignation. In the paper of the Anti-Pool law of 1853, permitting passed to be soid on trotting tracks for twelve days in the year, referred to member of the Board of Education on June 1 the Mayor has allowed him to hold on the Anti-Pool law of 1853, permitting passed the constitution of the action of the Anti-Pool la

# THE "NEW WOMAN" DENOUNCED.

BISHOP DOANE THINKS THIS IS A TIME OF

Albany, June 6.—The Right Rev. William Cros-weil Donne, Episcopal Dishop of Albany, presided at the closing exercises of St. Agnes's School here to day. The institution is maintained in connection with the Episcopal Catheiral for the education of young women and has many pupils from other States, lishop Doane is one of the most prominent anti-woman suffragists in the country, and he be-

leves in carrying the opposition to the "coming woman" into the school om. In his address to the graduating class he said:

One gets sick and tired of the way in which the taik of weman's vocation files the air, not merely in the wild vagaries of its battant assumptions, but in the parade and pash of its claims for recognition of what are called "its rights." I have had occasion to say what wrong to womanhood these woman's rights would be, and I have no desire to recall a word. The agitators are really in the minority. Numberless names on these modern "milenary petitions" mean only the thoughtless and good-natives in deling to persistent pursuit, just as legislative majority votes stand, in not a few instances, for a metaken courtiesy or an unmanly cowardice.

I believe that God will yet save this State and Nation from the argravate impacts of an enlarged, unpushified suffrage, which, in its universality of mas voters, is our most threatening langer to-day, that if we are to be visited with this infliction, as a well-earned punishment for many National sins, then I believe that, when we have tasted its bitterness, we shall be brought back, perhaps through anarchy and revolution, to a democracy which shall demand for its existence government by men whome emerition and actual Americanism of final interest in the Nation quality to govern. Meanwhile, when constitutions shall have been altered to disturb the equipose of the relation between man and woman, when motherhood shall be replaced by misranaged offices; when money shall bay the votes of women, as it does now themselves, when the free of political discord shall have been altered to disturb the equipose of the French revolutions.

Never in any age, nowhere in any land and nowhere in America so much as now le our own Empire State was there such absolute unreason for the claim of which seeks to distract women from the duttes of the "vocation to which they are called," in the man who is set in public place to-day to train some of the women of America for their vo

## MISS WRIGHT'S BURGLAR HELD.

Greenwich, Conn., June : - -bn Rogers, for whom extradition papers were issued by Governor Coffin, has arrived in this city and will be tried at the next term of the Superior Court, having been bound over this morning. Bail was fixed at \$2,000, and as he could not secure it, he went to jail at Bridgeport. Rogers is the man who robbed Miss Wright and was captured, partly because he wore a Chris-tian Endeavor pin which he had stolen from her. He was very politic to her, and said that if she gave

## ROBBED AT THE ALTGELD CONVENTION,

Democrats who went to Springfield to attend the monetary convention, or as interested spectators, returned this morning and admitted that wholesale detims in most cases being prominent Republicans paper says that seven pickpockets who were taken from Chicago to do the "grafting" were all ested at the capital last night before the Cook County delegates started for home, and that the Chicago politicians for whom they worked remained behind Erie, at a point hear Cleveland, will be well under way. The plant in every respect is to be a leading rival of the Carnegie and Bethlehem Steel company. John D. Rachefeller, of the Standard Oil Company, and other nellionalres have agreed to fernish the necessary financial aid. The name of John Potter, late general superintendent of the Carnegie Steel Company, in Pittsburg, now with the Cleveland Steel Company, is coupled with the project, and it is stated he will have entire charge of the works, it is known that Mr. Potter has to see them out of their trouble. Among the chief of the works. It is known that Mr. Potter has recently taken out certain patents for the manufacture of improved ordinance and ship armor-plate. That the manufacture of these articles will be the feature of the proposed works is believed certain. The Cleveland Steel Company already possesses the Cleveland Steel Company already possesses and colonial to the proposed would be an option on adjacent territory sufficient for all possible requirement.

MEN WHO WILL SUPERSEDE THE TAM-MANY JUSTICES.

P. R. HINSDALE AND WILLIAM TRAVERS JEROME

AMONG THE JUSTICES OF SPECIAL SESSIONS -JOHN O. MOTT, CHARLES A. FLAMMER

> AND OTHERS TO BE CITY MAGIS-TRATES-DEUEL AND SIMS RE-APPOINTED-COMMENT ON THE APPOINTMENTS.

Mayor Strong's long looked for list of five justices of the Special Sessions and nine city magistrates was announced last evening. Job E. Hedges, the Mayor's secretary, made the Avenue Hotel, where a large crowd of politicians had gathered in expectation of hearing the news. The appointees will go to the City Hall this morning, where the Mayor will give them their commissions, covering the various terms designated by the City Magistrates law, and administer to them the oaths of office.

NAMES OF THE APPOINTEES. The Justices of Special Sessions will be as fol-

ELIZUR B. HINSDALE, Republican, term 10 years.
WILLIAM TRAVERS JEROME, Democrat, term 8 years.
EPHRAIM A. JACOB, Democrat, term 6 years. JOHN HAYES, Democrat, term 6 years. WILLIAM C. HOLBROOK, Reput ican, term 2 years.

Salaries of Special Sessions Justices, \$9,000 . rear each.

The City Magistrates who are to have terms of four years each will be: WILLIAM J. FANNING, Republican.

IERMAN C. KUDLICH, Republican, CHARLES E. SIMMS, JR., Tammany Democrat. To have terms of seven years each:

HENRY A. BRANN, Democrat. JOSEPH M. DEUEL, Republican.

CHARLES A. FLAMMER, Republican, ROBERT C. CORNELL, Democrat, JOHN O. MOTT, Republican. Salaries of the City Magistrates, \$7,000 a year

The further announcement was made last evening that Mayor Strong would this morning appoint and swear in Theodore Sutro as Tax Commissioner in place of Joseph Blumenthal, whose term expired on May 1.

The Mayor's purpose was to announce his new local justices on Wednesday, and he thought his list complete for that purpose. But at the last



# WILLIAM TRAVERS JEROME.

moment William Hildreth Field, who had been chosen for the bench of Special Sessions, informed the Mayor that it would be impossible for him to accept the office in justice to his clients and personal friends. The declination of Special Sessions Court, and matters were no fully settled and composed until it was too late to swear in the appointees before the close of business at the City Hall yesterday.

TO BEGIN WORK JULY 1.

The new justices and magistrates will enter upon their labors on July 1, and will be expected to do the work of the fifteen police justices whose offices the City Magistrates act abolishes at midnight of June 30. Of the outgoing justices two are reappointed-Joseph M. Deuel, Republican, for a seven years' term, and Charles E. Simms, jr., for four years. The thirteen police justices who are to become private citizens the last of



E. B. HINSDALE.

JOHN O. MOTT.

Joseph Koch, Thomas F. Grady, Thomas L. Feltner, Bernard F. Martin, Charles Welde, Daniel F. McMahon, John J. Ryan, John R. Voorhis and William H. Burke, Tammany Democrats, and Charles N. Taintor and Clarence W. Meade, Re-

The Mayor has given a great deal of time and thought to the duty of filling these important places, and most people credit him with aiming to make thoroughly good selections. He has said several times that he did not expect to satisfy all the different elements which asked for recognition, but that he desired to carry out the pledges which he gave to his constituents when he was elected. In speaking yesterday to a friend of the great responsibility which he felt rested upon him of securing the right kind of men to administer these trusts and his anxiety to make

"They used to tell us about how 'Stonewall' Jackson was accustomed to pray before going into battle. I don't believe 'Stonewall' ever prayed harder than I have since I have been at work on these appointments. I hope that it

will turn out that I have been guided rightly." COMMENTS ON THE APPOINTMENTS. the uptown hotels and clubs, and many people of all parties did not hesitate to express their disappointment with the Mayor's work. They seemed to expect, as a rule, a younger and most vigorous class of men for these places. Good and patriotic citizens, however, were numerous who entertained the belief that the new justices would prove the right men for the proper administration of justice, and that the days of Tammany oppression and corruption were at an

SKETCHES OF THE NEW JUSTICES.

Elizur B. Hinsdale, who heads the list of the Special Sessions Justices, and has the longest term of appointment on the bench, is one of the best-known members of the Union League Club. He was born in Genesee County sixty-four years ago, and, was admitted to the bar in Burtalo in 1858. He has lived and practised in this city since 1881. For nine years he has been a member of the Committee on Political Reform, and when Whitelaw Reid went abroad as United States Minister to France Mr. Hinsdale succeeded him as chairman of that com-mittee. He has a law office at No. 192 Broadway,